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and the Proposed Class

**UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF CALIFORNIA**  
**SAN FRANCISCO DIVISION**

IN RE TRANSPACIFIC PASSENGER AIR  
TRANSPORTATION ANTITRUST  
LITIGATION

Case No. CV 07-5634 CRB

MDL No. 1913

This Document Relates To:

*Dickson Leung v. EVA Airways, et al.*,  
Case No. CV 08-1616 VRW

**PLAINTIFF DICKSON LEUNG'S  
ADMINISTRATIVE MOTION TO  
RELATE CASES**

1 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

2 PLEASE TAKE NOTICE that plaintiff Dickson Leung ("Plaintiff"), hereby moves this  
3 Court pursuant to Civil Local Rules 3-12(b) and 7-11 of the United States District Court of the  
4 Northern District of California to consider whether the action entitled, *Leung v. EVA Airways, et*  
5 *al.*, Case No. CV 08-1616 VRW ("*Leung*"), filed March 25, 2008, should be related to *Wortman,*  
6 *et al. v. Air New Zealand, Ltd., et al.*, Case No. CV 07-5634 CRB ("*Wortman*"). *Wortman* was  
7 filed November 6, 2007 in the Northern District of California and assigned to the Honorable  
8 Charles R. Breyer.

9 This administrative motion is made on the grounds that *Leung* and *Wortman* involve  
10 substantially similar questions of law and fact, and concern the same wrongful acts and  
11 occurrences. Both cases allege a conspiracy to fix, raise, maintain and/or stabilize the prices for  
12 long-haul passenger transportation services and fuel surcharges on trans-Pacific flights to and  
13 from the United States. Each case involves substantially the same defendants, who are many of  
14 the major airlines providing trans-Pacific passenger transportation services to and from the  
15 United States.

16 Were *Leung* to proceed independently, it would result in duplication of labor and  
17 expenses and would create an unnecessary risk of inconsistent results. Consolidating the cases  
18 before a single judge would conserve both the parties' and the Court's resources. Furthermore,  
19 consolidating the cases would allow for the coordination of case management and deadlines for  
20 initial disclosures and responses to the complaints.

21 The *Leung* and *Wortman* actions satisfy the criteria of Rule 3-12, and as such, the relation  
22 of these actions is proper. Therefore, Plaintiff respectfully requests that the *Leung* action be  
23 related to the *Wortman* action and assigned to the Honorable Charles R. Breyer.  
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1 DATED: March 26, 2008

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3 /s/ Jack W. Lee

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